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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/663,188	09/16/2003	Mark Huber	N0175US	1396
37583 75	90 12/29/2004		EXAMINER	
	N TECHNOLOGIES		CHUNG, I	DANIEL J
222 MERCHAN SUITE 900, PA			ART UNIT	PAPER NUMBER
CHICAGO, IL			2672	
			DATE MAILED: 12/29/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.



	•			(λ)
		Application No.	Applicant(s)	- V)
		10/663,188	HUBER ET AL.	
Office	Office Action Summary	Examiner	Art Unit	
		Daniel J Chung	2672	
	The MAILING DATE of this communication ap	ppears on the cover sheet v	vith the correspondence address	
	or Reply		1017(0) 55.01	
THE - Ext - afte - If th - If N - Fai - An	HORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR 1 or SIX (6) MONTHS from the mailing date of this communication. He period for reply specified above is less than thirty (30) days, a report of or reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by stature to reply received by the Office later than three months after the mail ned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a poly within the statutory minimum of th d will apply and will expire SIX (6) MC ute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status				
1)	Responsive to communication(s) filed on			
2a)[This action is FINAL . 2b)⊠ Th	nis action is non-final.	•	
3)[Since this application is in condition for allow	rance except for formal ma	tters, prosecution as to the merits is	
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposi	tion of Claims	`		
4)	Claim(s) <u>23-41</u> is/are pending in the applicati	ion.		
, -	4a) Of the above claim(s) is/are withdr		·	
5)[Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>23-41</u> is/are rejected.			
7)[Claim(s) is/are objected to.			
8)[Claim(s) are subject to restriction and	or election requirement.		
Applica	tion Papers			
9)	The specification is objected to by the Examir	ner.		
	The drawing(s) filed on is/are: a) ac		by the Examiner.	
	Applicant may not request that any objection to th	e drawing(s) be held in abeya	ince. See 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including the corre	ection is required if the drawin	g(s) is objected to. See 37 CFR 1.121(d)	١.
11)] The oath or declaration is objected to by the I	Examiner. Note the attache	ed Office Action or form PTO-152.	
Priority	under 35 U.S.C. § 119			
12)	Acknowledgment is made of a claim for foreig	an priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
)	,,, p.,, a,,, ac. 00 0.0.	3 (-) (-)	
	1. Certified copies of the priority docume	nts have been received.		
	2. Certified copies of the priority docume	nts have been received in	Application No	
	3. Copies of the certified copies of the pri	iority documents have bee	n received in this National Stage	
	application from the International Bure	au (PCT Rule 17.2(a)).		
*	See the attached detailed Office action for a list	st of the certified copies no	t received.	
Attachma	int(c)			
Attachme	ice of References Cited (PTO-892)	4) 🗌 Interview	Summary (PTO-413)	
	ice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	(s)/Mail Date	*
	ormation Disclosure Statement(s) (PTO-1449 or PTO/SB/0	(8) 5) ☐ Notice of 6) ☐ Other:	Informal Patent Application (PTO-152)	
	per No(s)/Mail Date <u>9-16-03</u> .	o) 🔲 Otner:		

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DETAILED ACTION

Information Disclosure Statement

Receipt is acknowledged of Applicant's Information Disclosure Statement of 9-16-2003, which has been placed in the application file and considered by the Examiner.

Drawings

The drawings are not objected to by the Examiner.

Specification

Please review the application and correct all informalities.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 23-41 are rejected under 35 U.S.C. 102(e) as being anticipated by Yokota. (6,587,787)

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Regarding claim 23, Yokota discloses that the claimed feature of a method for displaying a zooming operation on a display screen of a client computing platform, the method comprising: obtaining a collection of data [i.e. map database; 24] for displaying images showing features; using said data to display on the display screen ["display unit"; 20] a first image [i.e. 'one of overlay layers'] showing features at a first scale with a first level of detail and then to display on the display screen a second image [i.e. 'one of another overlay layers with different scale'] showing the same features [i.e. geographies feature] at a second scale with a second level of detail, wherein the second scale is different from the first scale; and between the displaying of the first image and the displaying of the second image, displaying on the display screen an intermediate image [i.e. 'composed/synthesized display from a plurality of layers'] that combines two component images showing at least some of the same features [i.e. geographies feature], wherein the two component images in the intermediate image are at the same scale, wherein the two component images in the intermediate image are registered so that the same features represented in the two component images coincide. (See Fig 6-8, Fig 10, col 1 line 31-39, col 4 line 56-col 5 line 11, col 8 line 66-col 9 line 7, col 11 line 1-17)

Regarding claim 24, Yokota discloses that at least one of the two component images in the intermediate image is displayed at a less than full color saturation. (See "color display scheme" col 11 line 28-col 12 line 34)

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Regarding claim 25. Yokota discloses that the one of the two component images in the intermediate image gradually fades out. (See "color display scheme" col 11 line 28-col 12 line 34)

Regarding claim 26, Yokota discloses that the other of the two component images in the intermediate image gradually fades in. (See "color display scheme" col 11 line 28-col 12 line 34)

Regarding claim 27, Yokota discloses that at least some features [i.e. "city boundaries"] represented by the first image are displayed differently in the second image. (See Fig 6-8, col11 line 1-17)

Regarding claim 28, Yokota discloses that the scale used for the intermediate image corresponds to the first scale. (See col 1 line 31-39, col 4 line 1-17)

Regarding claim 29, Yokota discloses that the scale used for the intermediate image corresponds to the second scale. (See col 1 line 31-39, col 4 line 1-17)

Regarding claim 30, Yokota discloses that at least one of the two component images in the intermediate image is displayed with transparency. (See Fig 7)

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Regarding claim 31, Yokota discloses that the first image and the second image are displayed using the Scalable Vector Graphics standard. (See "display controller"; 16 in Fig 1, as utilizing SVG is well know in an analogous art to represent image onto the display unit)

Regarding claim 32, Yokota discloses that the first image and the second image are displayed in an Internet browser. (See "display controller"; 16 in Fig 1, as utilizing Internet is well know in an analogous art to share/operate the image processing with multiple users)

Regarding claim 33, Yokota discloses that downloading the collection of data [24] from a server [i.e. 26]. (See Fig 1)

Regarding claim 34, claim 34 is similar in scope to the claim 23, and thus the rejection to claim 23 hereinabove is also applicable to claim 34.

Regarding claim 35, Yokota discloses that prior to the step of using data to represent features at the first scale in the first image, downloading the data used to represent the features in the first image, the second image and the third image from a server. (See Fig 1)

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Regarding claim 36, Yokota discloses that downloading a routine from the server that adjusts layer transparency depending upon zoom layer. (See Fig 1, Fig 7)

Regarding claim 37, claim 37 is similar in scope to the claims 23 and 33, and thus the rejections to claims 23 and 33 hereinabove is also applicable to claim 37.

Regarding claim 38, claim 38 is similar in scope to the claim 31, and thus the rejection to claim 31 hereinabove is also applicable to claim 38.

Regarding claim 39, Yokota discloses that after presenting the intermediate image, presenting an ending image on the display screen of the client computing platform, wherein the ending image includes at least a portion of the same features shown in the first image but at a different scale. (See Fig 6-8, col 1 line 31-39, col 11 line 1-17)

Regarding claim 40, claim 40 is similar in scope to the claim 23, and thus the rejection to claim 23 hereinabove is also applicable to claim 40.

Regarding claim 41, claim 41 is similar in scope to the claim 33, and thus the rejection to claim 33 hereinabove is also applicable to claim 41.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel J. Chung whose telephone number is (703) 306-3419. He can normally be reached Monday-Thursday and alternate Fridays from 7:30am- 5:00pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael, Razavi, can be reached at (703) 305-4713.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9306 (Central fax)

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

djc December 16, 2004

JEFFERY BEEN PRIMARY EXAMINER